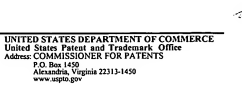


UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/790,603	03/02/2004	Shang-Neng Wu	3426W	9144
7	590 11/05/2004		EXAMINER	
Robert O. Blinn			SANTOS, ROBERT G	
P.O. Box 75144 Wichita, KS 67275-0144			ART UNIT	PAPER NUMBER
, 125			3673	
			DATE MAILED: 11/05/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

·						
	Application No.	Applicant(s)				
	10/790,603	WU, SHANG-NENG				
	Examiner	Art Unit				
	Robert G. Santos	3673				
The MAILING DATE of this communicate Period for Reply	tion appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3' after SIX (6) MONTHS from the mailing date of this communic - If the period for reply specified above is less than thirty (30) da - If NO period for reply is specified above, the maximum statuto - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1.136(a). In no event, however, may a ation. ays, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MOI by statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed o	n 02 <u>March 2004</u> .					
	•					
3) Since this application is in condition for	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
• • • • • • • • • • • • • • • • • • • •	Claim(s) <u>1-6</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	William Tom Consideration.					
6) Claim(s) 1-6 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction	n and/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the E	xaminer.					
10) The drawing(s) filed on is/are: a)	☐ accepted or b)☐ objected to	by the Examiner.				
Applicant may not request that any objectio						
Replacement drawing sheet(s) including the						
11)☐ The oath or declaration is objected to by	the Examiner. Note the attache	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for a) All b) Some * c) None of: 1. Certified copies of the priority do	cuments have been received.					
2. Certified copies of the priority do						
3. Copies of the certified copies of t	• •	n received in this National Stage				
application from the International * See the attached detailed Office action for		t received				
Gee the attached detailed Office action is	or a not or the certified copies no	. 10001100.				
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
 Notice of Draftsperson's Patent Drawing Review (PTO 3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date 03022004. 		(s)/Mail Date Informal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Objections

- 1. Claims 1-6 are objected to because of the following informalities:
 - 1) In claim 1, lines 5 and 6: The term --said-- should be inserted before the second instance of the term "at".
 - 2) In claim 1, lines 6 and 7: The term "an" should be changed to --said--.
 - 3) In claim 1, line 17 & 25 and in claim 2, lines 16 & 23: The term --port-should be inserted after the term "intake".
 - 4) In claim 1, lines 18 & 24 and in claim 2, lines 17 & 23: The term --port-should be inserted after the term "exhaust".
 - 5) In claim 1, line 19: The term "ports" should be changed to --port--.
 - 6) In claim 2, line 22: The term --said-- should be inserted before the term "at".
 - 7) In claim 3, line 1; claim 5, lines 12 & 14; and in claim 6, lines 15 & 17:

 The phrase --air mattress supply-- should be inserted before the term

 "line".
 - 8) In claim 4, line 2: The term "as" should be changed to --has--.
 - 9) In claim 4, lines 5 & 9; claim 5, lines 5, 8, 12 & 13; and in claim 6, lines 15 & 17: The phrase "electronically controlled should be inserted before the term "valve".
 - 10) In claim 4, line 7: The phrase "at least" should be deleted.
 - 11) In claim 4, line 8: The term "one" should be deleted.

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12) In claim 4, line 9: The phrase "at least one" should be deleted.

13) In claim 4, line 10: The term "indicate" should be changed to --indicates--.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1 and 2 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by Johnson et al. '595 (note especially Figures 1-10; column 10, lines 18-68; column 14; and column 15, lines 1-4).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johnson et al. '595 in view of U.S. Pat. No. 4,949,414 to Thomas et al. Johnson et al. do not specifically disclose the use of an electrically controlled valve in the at least one air

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mattress supply line (54-59); a pressure sensor interposed between the electrically controlled valve and the at least one chamber (109) of the air mattress (110); a control unit operatively connected to the pressure sensor such that the electrically controlled valve receives signals from the pressure sensor and responds to those signals by opening or closing the electronically controlled valve until the pressure sensor indicates a predetermined pressure; and wherein the programmable control unit receives pressure signals from the pressure sensor and responds to those signals by (1) determining if the pressure signal indicates if a pressure is within a selected range of pressures or above or below a selected range of pressures, (2) transmitting a signal to incrementally close the electronically controlled valve if the pressure in the at least one air mattress supply line is above the selected range of pressures, (3) transmitting a signal to incrementally open the electronically controlled valve if the pressure in the at least one air mattress supply line is below the selected range of pressures. Thomas et al. '414 provide the basic teaching of an air flow control system comprising an electrically controlled valve (162) in at least one air mattress supply line; a pressure sensor (186) interposed between the electrically controlled valve and at least one chamber (34) of an air mattress; a control unit (160) operatively connected to the pressure sensor such that the electrically controlled valve receives signals from the pressure sensor and responds to those signals by opening or closing the electronically controlled valve until the pressure sensor indicates a predetermined pressure (as described in column 20, lines 45-68 and in column 21, lines 1-9); and wherein the programmable control unit (160) receives pressure signals from the pressure sensor and responds to those signals by (1) determining if the pressure signal indicates if a pressure is within a selected range of pressures or above or below a selected

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range of pressures, (2) transmitting a signal to incrementally close the electronically controlled valve if the pressure in the at least one air mattress supply line is above the selected range of pressures, (3) transmitting a signal to incrementally open the electronically controlled valve if the pressure in the at least one air mattress supply line is below the selected range of pressures (as described in column 22, lines 46-68 and in column 23, lines 1-2). The skilled artisan would have found it obvious to provide the air flow control system of Johnson et al. '595 with the use of an electrically controlled valve in the at least one air mattress supply line; a pressure sensor interposed between the electrically controlled valve and the at least one chamber of the air mattress; a control unit operatively connected to the pressure sensor such that the electrically controlled valve receives signals from the pressure sensor and responds to those signals by opening or closing the electronically controlled valve until the pressure sensor indicates a predetermined pressure; and wherein the programmable control unit receives pressure signals from the pressure sensor and responds to those signals by (1) determining if the pressure signal indicates if a pressure is within a selected range of pressures or above or below a selected range of pressures, (2) transmitting a signal to incrementally close the electronically controlled valve if the pressure in the at least one air mattress supply line is above the selected range of pressures, (3) transmitting a signal to incrementally open the electronically controlled valve if the pressure in the at least one air mattress supply line is below the selected range of pressures in order to ensure more readily proper support for a user positioned on the air mattress.

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Wu '181, Wu '046, Stacy '825, Hand et al. '144, Hand et al. '814, Lin '833, Lin '402, Lin '176, Hand et al. '222, Chapman et al. '538, Hannagan et al. '934, Hand et al. '754, Thomas et al. '466 and Tringali et al. '837.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert G. Santos whose telephone number is (703) 308-7469. The examiner can normally be reached on Tues-Fr and first Mondays, 10:30 a.m. to 8:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Heather C. Shackelford can be reached on (703) 308-2978. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Robert G. Santos Primary Examiner Art Unit 3673

R.S.

November 2, 2004